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Fill in this information to identify your case:				l≚l Check if this is a modified plan, and list below the
Debtor 1	Kara First Name	Ann Middle Name	Bradley Last Name	sections of the plan that have been changed. 3.1, 8.1
Debtor 2				Pre-confirmation modification  Post-confirmation modification
(Spouse, if filing)	) First Name	Middle Name	Last Name	
United States	Bankruptcy Court fo	r the: District of South Carolin	a	
Case number (If known)	22-03051			

# District of South Carolina

# **Chapter 13 Plan**

05/22

# Part 1:

### **Notices**

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable.

In the following notice to creditors, you must check each box that applies.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file a timely objection to confirmation. To determine the deadline to object to this plan, you must consult the Notice of Bankruptcy Case or applicable Notice/Motion served with this plan. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	□ Included	x Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	□ Included	x Not included
1.3	Nonstandard provisions, set out in Part 8	x Included	□ Not included
1.4	Conduit Mortgage Payments: ongoing mortgage payments made by the trustee through plan, set out in Section 3.1(c) and in Part 8	□ Included	x Not included

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Pŧ	art 2	Plan Payments and Length of Plan
2.1	The	debtor will pay the trustee as follows:
	\$_	860 - per month for 3 months
	[an	d <u>\$ 1,113.00</u> per month for <u>57</u> months.]
	Ins	ert additional lines if needed.
		or and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the stipulation is effective upon filing with the Court, unless otherwise ordered.
2.2	Reg	ular payments to the trustee will be made from future income in the following manner:
	Che	eck all that apply.
		The debtor will make payments pursuant to a payroll deduction order.
	X	The debtor will make payments directly to the trustee.
		Other (specify method of payment):
2.3	Inco	ome tax refunds.
	Che	eck one.
	X	The debtor will retain any income tax refunds received during the plan term.
		The debtor will treat income tax refunds as follows:
2.4	Add	litional payments.
	Che	eck one.
	X	None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.
amo	unt, a	The debtor will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated and date of each anticipated payment.

## Part 3: Treatment of Secured Claims

To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended, shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable time after the removal of the property from the protection of the automatic stay. Secured creditors that will be paid directly by the debtor may continue sending standard payment and escrow notices, payment coupons, or inquiries about insurance, and such action will not be considered a violation of the automatic stay.

# 3.1 Maintenance of payments and cure or waiver of default, if any.

Check all that apply. Only relevant sections need to be reproduced.

None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.

3.1(a) The debtor is not in default and will maintain the contractual payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor.

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Name of Creditor

\_Arvest Central Mortgage

Collateral

2940 Gantt Drive, Johns Island, South Carolina 29445

Insert additional claims as needed

total claim

Name of creditor	Estimated amount of creditor's	Collateral	Value of collateral	Amount of claims ser to creditor	nior secured c		Estimated monthly payment to
Unles	ss otherwise stated in	Part 8.1, any applic	able taxes and insu	ırance related to	o the collateral sha	ll be paid directly by the	debtor.
Gover is filed or after proof of claim.  Bankruptcy Rul	the deadline to file a c Unless otherwise orde	laim, the debtor wil red by the Court, th ontrary amount liste	I file either: (1) a mo ne governmental un ed below. The amo	otion to determi it's secured clai unt of the secur	ne the amount of the mamount listed in red claim will be pa	olan funding is listed be ne secured claim, or (2 a proof of claim filed in id in full with interest at under Part 5.	) an objection to the accordance with the
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				, , , , , , , , , , , , , , , , , , ,	
headed Amour amount of the s in full with intere- claim under Pa	at of secured claim. Usecured claim, unless set at the rate stated be at 5.	Inless otherwise or a lower secured cla elow. The portion o	dered by the Court aim amount is acknow f any allowed claim	, a proof of cla owledged in the that exceeds th	im sets the total ar proof of claim. The e amount of the se	claims listed below, as a mount of a claim, but the amount of the secure cured claim will be treated aid directly by the debit	he plan controls the ed claim will be paid ted as an unsecured
The	remainder of this par	agraph will be effe	ective only if the a	pplicable box	in Part 1 of this pl	an is checked.	
·	or valuation of secur None" is checked, the	•			ok one.		
<b>X 3.1(</b> this pla	an is checked and a tre	claim is treated as seatment is provided	I in Section 8.1.			only if the applicable b	pox in Section 1.3 o
	he Judge assigned to	0 0	· ·			_	J
Operating Orde Order, the term	er of the Judge assigners of the Operating Ord	ed to this case and ler control.	as provided in Sec	tion 8.1. In the	event of a conflict	ne Chapter 13 Plan in a between this documer according to the app	nt and the Operating
Insert add	litional claims as need	ed.					
			accr thro	ides amounts ued ugh the nth/Year] paym	ent]	(or more)	
Name of	Creditor	Collateral		rrearage	Interest rate on arrearage (if applicable)%	Monthly plan paymarrearage	ent on
applicable cont will be disburse	ract and noticed in con	formity with any ap	plicable rules. Thes	se payments wil	I be disbursed direct	ed below, with any char otly by the debtor. The stated in the creditor's	arrearage payments
msen add	monai ciaims as need	<del>2</del> a.					

claim

creditor

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			· ·			(disbursed by the trustee)
\$		\$	\$	\$	%	\$ (or more)
Insert additional claims as need	ded.					(or more)
3.3 Other secured claims exc	cluded from 11 U.S.	C & 506 and not other	wise addressed h	erein		
Check one.		o. 3 ooo ana not omor				
_	hecked, the rest of §	3.3 need not be comple	ted or reproduced.			
☐ The claims listed bel	low are being paid in	full without valuation or	lien avoidance.			
These claims will be paid in fu amount to be paid at the intere Unless otherwise stated in Part continues to owe an obligation the earliest of the time required	est rate set below. To t 8.1, any applicable secured by the lien,	hese payments will be taxes and insurance shany secured creditor pa	disbursed either by all be paid directly id the allowed secu	the trustee or di by the debtor. U ured claim provide	rectly by the debtor, nless there is a non-f	as specified belov iling co-debtor wh
Name of creditor	Collateral	Estimated a claim	mount of I	nterest rate		ed monthly t to creditor
		\$		%	\$ (or more)	)
					Disburse □ Truste	
					☐ Debto	or
The remainder of this pa	ragraph will be effe		able box in Part 1	of this plan is cl		
The Debtor(s) state impair exemptions to which the or security interest securing a confirming included in the order confirming is avoided will be treated as an not avoided will be paid as a security around the information and included, provide the information in the confirmation in the	debtor would have be claim listed below wing the plan or otherwise unsecured claim in Fecured claim under the	Il be avoided to the ext se avoiding liens or sect Part 5.1 to the extent allo ne plan. See 11 U.S.C.	.S.C. § 522(b). Unlent that it impairs surity interests. The owed. The amount,	ess otherwise ord such exemptions u amount of the jud if any, of the judici	ered by the Court, a j upon entry of an orde icial lien or security in al lien or security inte	udicial lien er, whether nterest that rest that is
Choose the appropr	iate form for lien avo	idance.				
Name of creditor and description of property securing lien	Estimated amount of lien	Total of all senior/unavoidable liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
	\$	\$		\$	\$	\$

Use this form for avoidance of liens on co-owned property only.

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of	d description property curing lien	of debtor's property less senior/unavoidable liens)	(Total equity multiplied by	Exemption and Code Section	equity (Debtor's equity less exemption)	lien	lien not avoided (to be paid in 3.2 above)	lien avoided
_		\$	\$		\$	\$	\$	\$
Inse	ert additional cla	ims as needed.						
3.5	Surrender of	collateral.						
	Check one.							
	⊠ None. If "I	None" is checked, the re	est of § 3.5 need no	t be completed or re	eproduced.			
und resu	tors. The debto er § 1301 be ter	r elects to surrender the r requests that upon cor minated in all respects. lisposition of the collate below.	nfirmation of this pla Any creditor who h	n the stay under 11 has filed a timely pro	U.S.C. § 362(a) be oof of claim may file	terminated a	as to the collateral only d proof of claim itemize	y and that the stay zing the deficiency
	Name of cred	ditor Co	ollateral					
Pa		al claims as needed. ment of Fees and F	Priority Claims					
l.1	General							
on a	issumed execut	y all post-petition priorit ory contracts or leases, priority claims, includin	directly to the holde	er of the claim as the	obligations come d	lue, unless ot	herwise ordered by th	e Court. Trustee's
.2	Trustee's fees	3						
Trus	stee's fees are g	overned by statute and	may change during	g the course of the o	ase.			
4.3	Attorney's fee	es						
	filed the amo com fees repre	debtor and the debtor's in this case. Fees entit trustee as follows: Follownt consistent with the pensation as allowed by, allowed secured claim esentation in a pending thallows for the paymer	tled to be paid throupwing confirmation Judge's guidelines the Court shall be and pre-petition pro se case and a	ugh the plan and an of the plan and un to the attorney fror paid, to the extent the arrearages on dom plan is confirmed, a	y supplemental fee less the Court orden the initial disburs len due, with all fun lestic support oblig separate order ma	s as approve ers otherwise sement. Ther ds remaining pations. In ins ay be entered	d by the Court shall be, the trustee shall dideafter, the balance of each month after paystances where an attempt to the court, without	be disbursed by sburse a dollar f the attorney's rment of trustee porney assumes
	appl trust	s an alternative to the ications for compensation until fees and expense for plan confirmation pu	on and expenses in reimbursements are	n this case pursuant e approved by the Co	t to 11 U.S.C. § 33 ourt. Prior to the fili	0, the retaine	er and cost advance is e, the attorney has red	shall be held in
4.4	Priority claim	s other than attorney's	s fees and those ti	reated in § 4.5.				
		all pay all allowed pre-pare available, the truste						v, on a <i>pro rata</i>
	Check box bel	ow if there is a Domesti	ic Support Obligatio	n.				
	Domestic	Support Claims. 11 U.	S.C. § 507(a)(1):					
	DS	e-petition arrearages. The orecipient), at the rate needed.						

The debtor shall pay all post-petition domestic support obligations as defined in 11 U.S.C. § 101(14A) on a timely basis directly to the

creditor.

4.5	is not property of the	Docu o collect child support or alimo e estate or with respect to the ort obligation under a judicial	ment P ony under applic withholding of i or administrative	ncome that is property of the order or a statute.	nay collect those ne estate or prop	Desc Main obligations from property that erty of the debtor for payment
	Check one.	o accigination on other to a go	voi imoniai an	and para 1000 than run (		
	■ None. If "None" is checked	I, the rest of § 4.5 need not be	e completed or i	reproduced.		
	The allowed priority claims will be paid less than the full an months; see 11 U.S.C. § 1322(a)	nount of the claim under 11 L	domestic suppo J.S.C. § 1322(a)	t obligation that has been (4). <i>This plan provision re</i>	assigned to or is equires that payn	owed to a governmental unit nents in § 2.1 be for a term of
	Name of creditor			Amount of claim to be p	aid	
				\$		
				Disbursed by Trustee Debtor		
Inse	ert additional claims as needed.					
Pa	art 5: Treatment of No	npriority Unsecured Cla	ims			
5.1	Nonpriority unsecured claim					
	Allowed nonpriority unsecured available after payment of all o		y classified will b	pe paid, pro rata by the trus	stee to the exten	t that funds are
	<ul><li>☒ The debtor estimates payn</li><li>☒ The debtor proposes paym</li></ul>		aims.			
	☐ The debtor proposes payments	ent of 100% of claims plus int	erest at the rate	of%.		
5 2	Maintenance of payments an	nd cure of any default on no	mariarity unce	cured claims. Check one		
J.Z	None. If "None" is checked	-				
			•	•	fault in navmanta	on the unacquired
clain	The debtor will maintain the ms listed below.	contractual payments and co	are, inrough the	trustee, any prepetition del	auit in payments	on the unsecured
	Name of creditor	Contractual payment (paid by the debtor)		Estimated amount of arthrough month of filing conversion	or o	Monthly payment n arrearage to be lisbursed by the rustee
		\$		\$	_ \$	<u> </u>
					(0	or more)
	Insert additional claims as nee	ded.				
5.3	Other separately classified n	onpriority unsecured claim	s. Check one.			
	■ None. If "None" is checked	l, the rest of § 5.3 need not be	e completed or i	reproduced.		

☐ The nonpriority unsecured all	owed claims listed below are separately cla	ssified and will be treated as follows:
Name of creditor	Total amount to be paid on the claim	Interest rate (if applicable)

\_\_\_\_%

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Prov	vide a brief statement of the	he basis for separate classification	and treatment.						
Inse	ert additional claims as ne	eded.							
		d claim is treated as set forth in sec eatment is provided in Section 8.1.	tion 8.1. This provision will b	pe effective only if the appli	cable box in Section 1.3 of this				
Pa	Part 6: Executory Contracts and Unexpired Leases								
6.1		ts and unexpired leases listed be		be treated as specified.	All other executory				
	➤ None. If "None" is cl	hecked, the rest of § 6.1 need not b	pe completed or reproduced.						
rule.		rrent installment payments will be dayments will be disbursed by the tru			oject to any contrary court order or				
Na	nme of creditor	Description of leased property or executory contract	Current installment payment	Estimated amount of arrearage through month of filing or conversion	Estimated monthly payment on arrearage to be disbursed by the trustee				
_			\$	\$	\$				
					(or more)				
Inse	ert additional claims as ne	eded.							
7.1	Property of the estate v	will vest in the debtor as stated b	elow:						
	✓ Upon confirmation of remain with the del	x. the plan, property of the estate w btor. The chapter 13 trustee shall le for protecting the estate from an	have no responsibility regar	ding the use or maintenan	ice of property of the estate. The				
		or is proposing a non-standard prov n Section 1.3 of this plan is checke	<b>3</b> ,		,				
Pa	art 8: Nonstandard	Plan Provisions							
8.1	Check "None" or List N	Ionstandard Plan Provisions							
	None. If "None" is chec	ked, the rest of Part 8 need not be	completed or reproduced.						
		(c), nonstandard provisions must b nstandard provisions set out elsewh			on not otherwise included in this				
The	following plan provisio	ns will be effective only if there i	is a check in the box "Inclu	ded" in § 1.3.					
		the post-petition administre of \$142.00 or more per n		-					

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Part 9:

Signature(s)

9.1	Signatures of the debtor and the debtor's attorney				
	The debtor and the attorney for the debtor, if any, must sign below.				
>	/s/ Kara Ann Bradley	*			
	Signature of Debtor 1	Signature of Debtor 2			
Exe	cuted on May 29, 2023 MM / DD / YYYY	Executed on			

<b>(</b>				
/s/ William Joseph Virgil Barr		Date	May 29, 2023	
Signature of Attorney for the debtor	DCID #13433		MM/DD/ YYYY	

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.